## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

CHARLES F. MANN, d/b/a "Automotive Concepts,",

v.

Plaintiff,

**CIV 10-1103 LAM/KBM** 

AUTOMOBILE PROTECTION CORP., ADG, LLC, RON MATTSON, and RODGER ANDERSON,

Defendants.

## ORDER GRANTING DEFENDANT ANDERSON'S JOINDER OF MOTION TO DISMISS PLAINTIFF'S COMPLAINT OR, ALTERNATIVELY, TO TRANSFER VENUE

THIS MATTER is before the Court on Defendant Anderson's Joinder of Motion to Dismiss Plaintiff's Complaint or, Alternatively, to Transfer Venue (Doc. 24), filed January 10, 2011. This document was filed as a motion, and states that Defendant Anderson joins in Defendant Automobile Protection Corporation's Motion to Dismiss Plaintiff's Complaint or, Alternatively, to Transfer Venue (Doc. 8). Plaintiff has not filed a response to the motion and the time for doing so has passed, which constitutes consent to grant the motion. D. N.M. LR-Civ. 7.1(b) ("The failure of a party to file and serve a response in opposition to a motion within the time prescribed for doing so constitutes consent to grant the motion."). The Court finds that the motion is well-taken and shall be GRANTED.

IT IS THEREFORE ORDERED that Defendant Anderson's Joinder of Motion to Dismiss

Plaintiff's Complaint or, Alternatively, to Transfer Venue (Doc. 24) is GRANTED, and

Defendant Anderson may join in *Defendant Automobile Protection Corporation's Motion to*Dismiss Plaintiff's Complaint or, Alternatively, to Transfer Venue (Doc. 8).

IT IS SO ORDERED.

Lourdes a Martinez

LOURDES A. MARTÍNEZ

UNITED STATES MAGISTRATE JUDGE